Case 1:07-cv-09346-BSJ-MHD | Document 10-10g | Filed 01/04/2008 | Page 1 of 1



Holmes Harding R.P. ACH /2021068

THE COURT SERVICE

SUPREME COURT GROUP ADMIRALTY & COMMERCIAL COURTS

Room E 200 Royal Courts of Justice Strand London WC2A 2LL DX 44450 - Strand

Telephone: 020 7947 6112

Fax:

020 7947 6245

Minicom:

020 7947 7593

From The Admiralty & Commercial Registry

Our Ref: 2003 Folio 334

Your Ref: AML

17 September, 2003

Alcobex Metals Ltd. 4223/1, Ansari Road Darya Ganj New Delhi India

Dear Sir

Re: Bhatia Shipping & Agencies -v- Sai Shipping Co. Pvt & Others

We confirm receipt of your Acknowledgment of Service on 17th September 2003.

Unfortunately it is defective because Part 6.5(2) of the Civil Procedure Rules "6.5(2) A party must give an address for service within the jurisdiction."

This means that, if you do not have your own place of business in England or Wales, you must instruct a solicitor within the jurisdiction whose address will be the address for service within Part 6.5(2) of the Rules. The provision of such an address is mandatory.

Our instructions from the Judge in charge of the Commercial List are that, although your Acknowledgment of Service is defective, it can be accepted until such time as an application is made to strike it out. We therefore enclose a fresh Acknowledgment of Service for you to complete and return with a solicitor's address for service within the

We repeat that if you fail to provide an address for service within the jurisdiction, you may find that the present defective Acknowledgment of Service is struck out, judgment in default may then be entered against you in accordance with Part 10.2 & Part 12.

Yours faithfully

S Gibbon Admirally & Commercial Registry cc Holmes Hardingham Rcf ACH/2021068

TRUE COPY